Civil Rights Consortium

May 28, 2025

BY ECF

Hon. Ronnie Abrams, U.S.D.J. United States District Court Southern District of New York 40 Foley Square, Courtroom 1506 New York, New York 10007

> RE: <u>Louis vs. City of New York et al.</u>, Civil Docket No. 24-9718(RA)

Dear Judge Abrams,

Please accept this supplemental letter in support of my previous letter request for an enlargement of the time in which file the Plaintiff's previously attached response to the Defendants' motion to dismiss.

I am writing to make a correction of a statement contained in the underlying letter request. Amid travel I overlooked that Defense Counsel had promptly responded, consenting to my letter request for an enlargement of the time in which to file the Plaintiff's previously attached response to the Defendant's motion to dismiss.

Respectfully Submitted,

SO ORDERED.

Earl Dubois Raynor, Cr. Earl Dubois Raynor, Esq.

Managing Attorney

Hon. Ronnie Abrams

Application granted.

May 29, 2025

BY ECF

Mariam Khan, Assistant Corporation Counsel (markhan@law.nyc.gov)
ATTORNEYS FOR THE DEFENDANTS